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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/844,540	04/27/2001	Peter Lorin Rothman	700-208RP	3744
75	590 08/23/2004		EXAMINER	
RICHARD E. KURTZ, II			NGUYEN, PHUOC H	
	TRAURIG, LLP BLVD 12th FLOOR		ART UNIT PAPER NUMBER	
McLEAN, VA			2143	
			DATE MAILED: 08/23/2004	1

Please find below and/or attached an Office communication concerning this application or proceeding.

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, 1	Application No.	Applicant(s)		
·	09/844,540	ROTHMAN ET AL.		
Office Action Summary	Examiner	Art Unit		
	Phuoc H. Nguyen	2143		
The MAILING DATE of this communication a Period for Reply	ppears on the cover sh	et with the correspondence address		
A SHORTENED STATUTORY PERIOD FOR REP THE MAILING DATE OF THIS COMMUNICATION - Extensions of time may be available under the provisions of 37 CFR after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a relif NO period for reply is specified above, the maximum statutory perions from the period for reply within the set or extended period for reply will, by state than three months after the main earned patent term adjustment. See 37 CFR 1.704(b).	I. 1.136(a). In no event, however, eply within the statutory minimun d will apply and will expire SIX (ute. cause the application to bec	may a reply be timely filed n of thirty (30) days will be considered timely. 6) MONTHS from the mailing date of this communication ome ABANDONED (35 U.S.C. § 133).	n.	
Status				
1) Responsive to communication(s) filed on	<u></u> •			
2a) This action is FINAL . 2b) ⊠ Th	nis action is non-final.			
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits				
closed in accordance with the practice unde	r <i>Ex part</i> e Quayle, 193	5 C.D. 11, 453 O.G. 213.		
Disposition of Claims				
4) Claim(s) 1-23 is/are pending in the application	on.			
4a) Of the above claim(s) is/are withd	rawn from consideratio	n.		
5) Claim(s) is/are allowed.				
6)⊠ Claim(s) <u>1-23</u> is/are rejected.				
7) Claim(s) is/are objected to.	1/ltiiromo	·-		
8) Claim(s) are subject to restriction and	i/or election requireme	it.		
Application Papers				
9)☐ The specification is objected to by the Exami				
10)☐ The drawing(s) filed on is/are: a)☐ a				
Applicant may not request that any objection to the	=		(-I)	
Replacement drawing sheet(s) including the corr 11) The oath or declaration is objected to by the			a).	
Priority under 35 U.S.C. § 119				
12) Acknowledgment is made of a claim for forei a) All b) Some * c) None of: 1. Certified copies of the priority docume 2. Certified copies of the priority docume 3. Copies of the certified copies of the papplication from the International Bure	ents have been receive ents have been receive riority documents have	d. d in Application No been received in this National Stage		
* See the attached detailed Office action for a l				
Attachment(s)	🗖 .			
1) Notice of References Cited (PTO-892) • 2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	Pap	erview Summary (PTO-413) per No(s)/Mail Date		
3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/	08) 5) 🔲 No	tice of Informal Patent Application (PTO-152) ser:		
Paper No(s)/Mail Date 10/15/2001. g		···		

Application/Control Number: 09/844,540

Art Unit: 2143

DETAILED ACTION

Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 2. Claims 1-23 rejected under 35 U.S.C. 102(e) as being anticipated by Glaser et al (Hereafter, Glaser), U.S. Patent 6,151,634.
- 3. Regarding claims 1 and 17, Glaser teaches a streaming data delivery system (Figure 2A) comprising a stream database for storing a plurality of data as a program to be transmitted in a stream over a communications network, and for storing characteristic information about the stream (Figure 2; col. 6, lines 25-42); a directory server for storing a list of the program and the associated stream which is available to stream over the communications network, and a streaming server, responsive to the characteristic information, the list, and a load condition of the streaming server associated with the stream and the list, for the controlling the streaming of the stream and the delivery of its associated list over the communications network (Abstract; Figure 6A; col. 6, lines 25-42; col. 14, lines 42 through col. 15, 1st paragraph; and col. 25, last paragraph).
- 4. Regarding claims 2 and 10, Glaser teaches the streaming server operates in a first mode of a plurality of modes for controlling the streaming of the data (Figures 6a and 6b).

Art Unit: 2143

5. Regarding claims 3,11, and 18, Glaser teaches a looping mode, a relay mode, a livebroadcast mode, and an on-demand mode (Abstract; Figures 2a and 8a; col. 3, lines 35-50; col. 5, lines 43-49; and col. 9, last paragraph through col. 10, 1st paragraph).

- 6. Regarding claims 4,12, and 19, Glaser teaches the looping mode, the relay mode, or the live-broadcast mode, the streaming server transmits a common stream having identical data to each of a plurality of users (eg. live source 210 broadcast to subscriber PCs 110 of Figure 2A).
- 7. Regarding claims 5,13, and 20, Glaser teaches the streaming server transmits, in the ondemand mode, a plurality of streams to a plurality of users, with each user receiving a respective individualized stream from the plurality of streams (Abstract; Figure 2a; eg. Subscriber request a clip from a server)
- 8. Regarding claims 6,14, and 21, Glaser teaches wherein the stream database stores the plurality of data as a plurality of streams, including a first stream, and wherein the streaming server, responsive to a first load condition associated with the first stream, stops the streaming of the first stream over the communications network and controls the delivery of the list associated with the first stream over the communication network (col. 27, lines 12-43).
- 9. Regarding claims 7,15, and 22, Glaser teaches the first load condition corresponds to zero load with no users accessing the first stream, and wherein the streaming server controls the delivery of the list by not sending the list over the communications network (col. 12, lines 31-57).
- 10. Regarding claims 8,16, and 23, Glaser teaches the first load condition corresponds to a low load with at least one user accessing the list and with no users accessing the first stream, and wherein the streaming server controls the delivery of the list by updating the list and by sending

Application/Control Number: 09/844,540

Art Unit: 2143

the list over the communications network to the at least one user (col. 13, lines 46-65; and col. 22, last paragraph).

Regarding to claim 9, Glaser teaches a client device associated with the user including 11. (Figure 2a, Subscriber 110): a processor for sending data requests over a communications network and for receiving data in streams from the communications network (Figure 2a; eg. subscriber 110 request and receive streaming data over net transport 250/270; the communications network being connected to the client device for transmitting data requests and streamed data (Figure 2a-2d); and a streaming data delivery apparatus (eg. proximate server 260 or primary server 240), connected to the communications network (eg. net transport) for communicating to the client device (eg. subscriber PC 110) through the communications network, the streaming data delivery apparatus including: a stream database for storing a plurality of data as a program to be transmitted in a stream over the communications network (Figure 2; col. 6, lines 25-42), and for storing characteristic information about the stream, wherein the plurality of data includes at least one of audio data, video data, multimedia data, and text data; a directory server for storing a list of the program and the associated stream which is available to stream over the communications network, and a streaming server, responsive to a data request from the user, the characteristic information, the list, and a load condition of the streaming server associated with the stream and the list, for the controlling the streaming of the stream and the delivery of its associated list to the client device over the communications network (Abstract; Figure 6A; col. 6, lines 25-42; col. 14, lines 42 through col. 15, 1st paragraph; and col. 25, last paragraph).

Art Unit: 2143

Conclusion

12. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Bhagavath et al. U.S. Patent 6,505,169

Mackintosh et al. U.S. Patent 6,317,784

Klemets et al. U.S. Patent 6,449,653

Chang et al. U.S. Patent 6,715,126

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Phuoc H. Nguyen whose telephone number is 703-305-5315.

The examiner can normally be reached on Mon -Thu (7AM-4: 30PM) and off every other Friday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, David A Wiley can be reached on 703-308-5221. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Phuoc H. Nguyen Examiner Art Unit 2143 Art Unit: 2143

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